12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 1 of 64

Exhibit P



CZG / ALL

Transmittal Number: 8947650 Date Processed: 07/25/2011

Notice of Service of Process

Primary Contact: Sheryl Mlaker

GMAC/Residential Funding 8400 Normandale Lake Blvd

Suite 350

Bloomington, MN 55437

Entity: Homecomings Financial, LLC

Entity ID Number 2507069

Entity Served: Homecomings Financial, LLC

Title of Action: Richard D. Rode vs. Homecomings Financial, LLC

Document(s) Type: Citation/Petition

Nature of Action: Contract

Court/Agency: Harris County District Court, Texas

Case/Reference No: 2011-43161

Jurisdiction Served: Texas

Date Served on CSC: 07/25/2011

Answer or Appearance Due: 10:00 am Monday next following the expiration of 20 days after service

Originally Served On: CSC

How Served: Certified Mail
Sender Information: Jeffrey H. Uzick
713-869-2900

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To avoid potential delay, please do not send your response to CSC

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RECEIPT NUMBER	421635	70.00
TRACKING NUMBER	72684860	СТМ

Notary Public

CAUSE NUMBER _____201143161

PLAINTIFF: RODE, RICHARD D vs.			The 125th dicial District Court of
DEFENDANT: HOMECOMINGS FINANCIAL I	rrc .		rris County, Texas
	CITATION CORPO	DRATE	
THE STATE OF TEXAS County of Harris			
TO: HOMECOMINGS FINANCIAL L L C (LIM SERVING ITS REGISTERED AGENT FOR CSC-LAWYERS INCORPORATING SERVICE	R SERVICE CORPO		MPANY D/B/A
211 EAST 7TH STREET SUITE #620	AUSTIN TX 7870	1	
Attached is a copy ofPLAINTIFF'S ORI	GINAL PETITION		
This instrument was filed on the day above cited cause number and court. The instrument	y of	s the claim against you	, 20 <u>11</u> , in the
YOU HAVE BEEN SUED; you may emplo District Clerk who issued this citation by 10:00 a served this citation and petition, a default judgme	.m. on the Monday	next following the exp	
TO OFFICER SERVING:			
This Citation was issued under my hand an July, 201.	nd seal of said Court	, at Houston, Texas, th	nis <u>22nd</u> day of
		Chia Domi	l
A OF		CHRIS DANIEL, Di	strict Clerk
Issued at request of: UZICK, JEFFREY H.	1 JE	Harris County, Texas 201 Caroline, Houst	on, Texas 77002
238 WESTCOTT \5\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	~ 13	P.O. Box 4651, Hous	
HOUSTON, TX 77007 Tel: (713) 869-2900 Bar Number: 20419200	± 50 ⁴ 77	Generated by: CUERO	, NELSON 7MM/7MM/906218
	R/AUTHORIZED I	PERSON RETURN	
I received this citation on the day of		, 20 , at	o'clock .M., endorsed
the date of delivery thereon, and executed it at			
	(street	address)	(city)
in County, Texas on the			
by delivering to(the defendant corp	ocation named in citation		, by delivering to its
			,
(registered agent, president, or vice-president)	son, whose name i		,
a true copy of this citation, with a copy of the			Petition attached,
and with accompanying copies of	(additional do	cuments, if any, delivered s	with the petition)
I certify that the facts stated in this return are true			
FEE: \$			
	Printed Name	(signature of o	fficer)
Affiant Other Than Officer	As Deputy 10	(printed name	& title of sheriff or constable)
On this day			
On this day, appears on the foregoing return, personally appear executed by him/her in the exact manner recited of		me duly sworn, he/sh	e stated that this citation was
SWORN TO AND SUBSCRIBED BEFORE ME		day of	. 20
			, -5

N.INT,CITC.P

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49

Exhibit P Pg 4 of 64

2011-43161 / Court: 125

Filed 11 July 21 P2:10
Chris Daniel - District Clerk
Harris County
ED101J016411646
By: Nelson Cuero

Declaration

CAUSE NO. ______

0

RICHARD D. RODE

IN THE DISTRICT COURT OF

v.

HARRIS COUNTY, TEXAS

HOMECOMINGS FINANCIAL, L.L.C., AND GMAC MORTGAGE, L.L.C.

_ JUDICIAL DISTRICT

PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, Richard D. Rode, hereinafter referred to as Plaintiff, and files this Plaintiff's Original Petition against HOMECOMINGS FINANCIAL, L.L.C., and GMAC MORTGAGE, L.L.C., hereinafter referred to as Defendants, and for cause of action, would show the Court the following:

DISCOVERY CONTROL PLAN

1.01 Plaintiff hereby requests for this case to be conducted under Level 3 of Rule 190 of the Texas Rule of Civil Procedure 190.1. This case involves breach of contract claims, Deceptive Trade Practice Claims, and tort claims, and will require extensive discovery. Therefore, Plaintiff requests the Court to order that discovery be conducted in accordance with a discovery control plan tailored to the specific circumstances of this case.

PARTIES

- 2.01 Plaintiff, RICHARD D. RODE, is a resident of Harris County, Texas.
- 2.02 Defendant, HOMECOMINGS FINANCIAL, L.L.C., is a limited liability corporation doing business in the State of Texas, and may be served with process by serving its registered agent for service, Corporation Service Company d/b/a CSC-Lawyers Incorporating Service

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- Company, 211 East 7th Street, Suite #620, Austin, Texas, 78701. Private process is hereby requested.
- 2.03 Defendant, GMAC MORTGAGE, L.L.C., is a limited liability corporation doing business in the State of Texas and may be served with process by serving its registered agent for service, Corporation Service Company d/b/a CSC-Lawyers Incorporating Service Company, 211 East 7th Street, Suite #620, Austin, Texas, 78701. Private process is hereby requested.

<u>JURISDICTION</u>

- 3.01 The Court has jurisdiction over the causes of action because the amount in controversy is within the jurisdictional limits of this Court.
- 3.02 The Court has jurisdiction over Defendant, HOMECOMINGS FINANCIAL, L.L.C., and GMAC MORTGAGE, L.L.C., because these Defendants are corporations that engage in business in Houston, Harris County, Texas. Furthermore, the contract that was breached by Defendants was executed in Harris County, Texas, and the property Defendants attempted to foreclose on is located in Harris County, Texas. Plaintiff's causes of action and damages, or a substantial portion of same, all occurred in Houston, Harris County, Texas.

<u>VENUE</u>

4.01 Venue is proper in Houston, Harris County, Texas, in that the contract that was breached by Defendants was executed in Harris County, Texas, the property Defendants attempted to wrongfully foreclose upon is located in Harris County, Texas, and Plaintiff's causes of action and damages, or a substantial portion of same, all occurred in Houston, Harris County, Texas.

FACTS

- This suit arises from a breach of an agreement by Defendants with Plaintiff pertaining to a modification of a home loan by and between Plaintiff and Defendant on Plaintiff's homestead located at 2301 West Lawther Lane, Deer Park, Texas, 77536. Defendant agreed to modify the loan as per the loan agreement signed by Plaintiff, attached hereto as Exhibit "A", and incorporated herein for all purposes. The origin of the modification was Defendant's misapplication of fees and wrongful charges of insurance on the property originating from a loan agreement originally signed by Plaintiff and Southtrust Mortgage in March of 2003 pertaining to the subject property. Upon information and belief, Southtrust sold the mortgage and loan to Defendants in approximately 2004.
- Defendants agreed to the modification of the loan with Plaintiff, but failed to remove Plaintiff's ex-wife's name from the documents as promised. Plaintiff requested new documents, per a letter dated September 2, 2009, attached hereto and incorporated herein as Exhibit "B". Defendants also agreed to zero out the account balance once the new loan documents were received and signed. Plaintiff sent a check in the amount of \$3,025.00 per the instructions of Defendants' agent, Denise Jungen, for the October 2009 payment.
- Another letter was sent to Defendants on September 18, 2009, regarding the misapplication of the payment by Defendants. Defendants' agent, Denise Jungen, responded via a letter dated September 24, 2009, reiterating certain credits, the modification agreement, and now stating that they could not send new loan documents, but could process the loan without Mr. Rode's ex-wife's name based on the Quitclaim Deed on file and in their possession. These documents are attached as Exhibit "C", and incorporated herein for all purposes.

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- On October 1, 2009, the loan agreement that was signed by Plaintiff was sent to Defendants.

 A request for a completely signed copy of the loan agreement was made by Plaintiff.

 Defendants ignored this request and never sent Plaintiff the signed agreement. Please see attached letter, Exhibit "D", and incorporated herein for all purposes.
- On October 27, 2009, another letter was sent to Defendants requesting a completely signed agreement. The letter further reiterated that Plaintiff was ready, willing, and able to make the November 2009 payment, but pointed out that because of several "new" charges that appeared on the account, including a \$10,000.00 withdrawal out of escrow to "other", an explanation and accounting was needed to ensure that the payments made would be properly applied. Please see attached letter, Exhibit "E", and incorporated herein for all purposes. Defendant ignored Plaintiff's letter and request.
- 5.06 On October 30, 2009, another letter was sent to Defendant again reiterating the willingness to make the monthly payments, but would do so only with confirmation of the finalization of the modification agreement and proof or explanation that the payments would be properly applied. Please see attached letter, Exhibit "F".
- 5.07 Defendant completely ignored Plaintiff's requests, never sent Plaintiff the fully signed modification agreement as promised, never provided any explanation or accounting for the charges reflected on Plaintiff's account by Defendant as requested, and never gave any reason or explanation for their failure to perform.
- 5.06 On April 3, 2010, Plaintiff received a Notice of Substitute Trustee's sale indicating Defendant's intent to foreclose on Plaintiff's homestead property, with a Notice of Acceleration of Maturity demanding \$55,599.78 to cure the default. Attached as Exhibit

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"G", and incorporated herein for all purposes, are the Notice of Substitute Trustee's Sale & Notice of Acceleration.

Once again, a letter was sent to Defendant on April 6, 2010, demanding the withdrawal of posting for foreclosure, and requesting that Defendants contact Plaintiff's counsel regarding this wrongful attempted foreclosure, breach of contract, and misapplication of funds by Defendants. See the letter attached as Exhibit "H", and incorporated herein for all purposes. Defendants ignored Plaintiff's requests, as no such contact was received, nor have any letters been sent as promised in writing regarding the dispute of this account. Defendants have wrongfully applied sums paid by Plaintiff totaling in excess of \$24,000.00. Furthermore, Defendants have wrongfully sent erroneous information to the IRS and has reported to credit bureaus that Plaintiff has had a foreclosure on his home, which has caused additional damage to Plaintiff.

CAUSES OF ACTION

6.01 BREACH OF CONTRACT

Plaintiff herein alleges that Defendants have breached the agreement it had with Plaintiff, and has failed to perform as promised. Defendants are further the cause of Plaintiff not making the monthly mortgage payments, as Defendants have never provided the fully executed agreement as promised, nor have they provided any explanation or information regarding the charges that Defendant has wrongfully taken out of escrow. Defendants represented to Plaintiff that providing such information was part of the services offered by Defendants. Plaintiff has been ready, willing, and able to pay the monthly payments and abide by the agreement reached in September of 2009 so long as Defendants would properly apply the payments made and provide an explanation for the escrow funds that were taken by Defendants. Such breach of contract has caused Plaintiff damages

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in excess of the minimum jurisdictional limits of the Court. Plaintiff further seeks benefit of the bargain damages and compliance with the agreement with Defendants, an accounting of all charges made on Plaintiff's account since September 1, 2009, and reasonable and necessary attorneys' fees and costs for such breach of contract by Defendant.

6.02 FRAUD IN THE INDUCEMENT

Defendants' conduct described above constitutes Fraud in the Inducement to Plaintiff.

Plaintiff relied upon the representations that were made by Defendants, and such representations were material. Defendants knew that such representations were false, but made such representations with the intent that Plaintiff rely upon them. The promise of future performance by Defendants was made with an intent, at the time of those promises, to not perform as promised.

6.03 FRAUD

Defendants conduct described above constitutes fraud. Plaintiff relied upon the representations that were made by Defendants after such agreement, and such representations were material. Defendants knew that such representations were false, but made such representations with the intent that Plaintiff rely upon them. The promise of future performance by Defendants were made with an intent, at the time of those promises, to not perform as promised.

As a direct and proximate result of the foregoing fraudulent misrepresentations, Plaintiff has suffered damages, including attorneys fees, costs, expenses, and diminution of credit based on Defendant's actions.

6.04 <u>NEGLIGENT MISREPRESENTATION</u>

Defendants conduct described above from the time of the original representation to the present constitutes negligent misrepresentation. Such negligent misrepresentations directly and

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proximately caused damages, including attorneys' fees, costs, expenses, and diminution of credit based on Defendant's actions.

6.05 <u>DTPA</u>

Plaintiff hereby brings a cause of action under Section 17.46 of the Texas Deceptive Trade Practices Act. Plaintiff is a consumer as defined by the Statute. Defendants engaged in false, misleading, or deceptive acts that Plaintiff relied upon to their detriment that was a producing cause of damages.

Defendants represented that the promised services and future services, yet the services provided did not have the quality or characteristics required to fulfill those promises and representations.

Defendants conduct constitutes an unconscionable course of conduct and practice that took advantage of Plaintiff to a grossly unfair degree.

Defendants conduct was committed knowingly with actual awareness at the time of the representations of the falsity, deception, or unfairness of their conduct. Such conduct entitles Plaintiff to treble damages, for which Plaintiff herein sues.

6.06 ACTUAL DAMAGES

Based on the conduct of Defendants, Plaintiff has suffered actual damages that exceed the minimum jurisdictional limits of this Court. Plaintiff herein sues for actual damages, all consequential damages, and benefit of the bargain damages that Plaintiff would have obtained had Defendants fulfilled their promises and representations. Plaintiff herein sues for mental anguish damages for the extreme worry, anguish and anxiety Defendants have caused by wrongfully attempting to foreclose of Plaintiff's homestead, with full knowledge of Plaintiff's offer of payment upon a proper accounting and a copy of the signed agreement between the parties.

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6.07 EXEMPLARY DAMAGES

Plaintiff herein sues for exemplary damages for the intentional, fraudulent, and grossly negligent misrepresentations both prior to and after the modification agreement. Because of Defendants actual awareness of the falsity of their representations and false promises, exemplary damages in an amount to be determined by the trier of fact is justified.

7.00 <u>ATTORNEYS FEES</u>

Plaintiff is entitled to recover and herein sues for reasonable and necessary attorneys fees incurred in this cause.

CONDITIONS PRECEDENT

7.01 All conditions precedent to Plaintiff's claim for relief against Defendants have been performed or have occurred. All statutory notice provisions have been or will be given to Defendants.

WHEREFORE, PREMISES CONSIDERED, Plaintiff prays that Defendants be cited to appear and answer herein, and upon final trial herein, he have a Judgment against Defendants for all causes of action and damages, both actual and exemplary, as well as attorney's fees, and such other and further relief, both general and special, to which Plaintiff may be justly entitled and for which he sues herein.

Respectfully submitted,

UZICK & ONCKEN, P.C.

Jestrey H. Viziok

238 Westcott

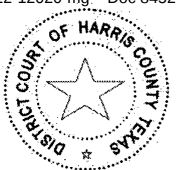
Houston, Texas 77007

(713) 869-2900

FAX: (713) 869-6699

ATTORNEYS FOR RICHARD D. RODE, PLAINTIFF

H. Max



I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this July 21, 2011

Certified Document Number:

49395278 Total Pages; 9

Chris Daniel, DISTRICT CLERK

HARRIS COUNTY, TEXAS



Dear Valued Customer,

Attached are your loan modification documents from Homecomings Financial^{an}. Please contact Nations Direct, at 1.866.280.4790, at your convenience to schedule a time for a notary to meet with you to sign these documents. This process will take approximately 15 minutes, and there is no additional charge for this service.

Please be sure to have all parties present at the time of the signing. Please see the signature lines on the last page of your Modification Agreement.

Please do not sign unless in the presence of a notary.

Sincerely,

Nations Direct (Working with Homecomings Financial^{am})



Certified Document Number: 49395280 - Page 5 of 52

Please use this label to send back the documents.

FedEx Ship Manager - Print Your Label(s)

Page 1 of 1

t-rom: Ongin ID: ALOA (800) 969-7779 Jennifer Meester - Loss Mit HOMECOMINGS FINANCIAL NETWORK 3451 Hammond Avenue

Waterloo, IA 50702

BILL SENDER SHIP TO: (214) 874-6541 ATTN: LOSS MITIGATION DEPT.

GMAC MORTGAGE 3451 HAMMOND AVE

WATERLOO, IA 50702

Delivery Address Bar Code Ref# **8VC856**

Invoice # PO # Dept # SVC856

Ship Date; 2/AUGU9 ActWgt 1.0 LB CAD: 5441863/INET9060

Account#: 8 *

7968 9701 2725

FRI - 28AUG **A2** STANDARD OVERNIGHT

50 ALOA

50702 IA-US CID



After printing this label:

1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.

Fold the printed page along the horizontal line.
 Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery,misdelivery,or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and life a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental,consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$500, e.g., jewelry, preclous metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

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8/26/2009

Homecomings Financial A GMAC Company

RICHARD D RODE BARBARA RODE 2301 WEST LAWTHER LANE DEER PARK TX 77536

Re: Account Number

1023 2301 WEST LAWTHER LANE DEER PARK TX 77536

Dear RICHARD D RODE BARBARA RODE

Congratulations! Your request for a loan modification has been approved subject to the following:

- -Receipt of your contribution in the form of certified funds
- -Receipt of the signed and notarized loan modification agreement and any attachments
- -Receipt of clear title, if applicable

Highlights of the enclosed Loan Modification Agreement and instructions for completing and returning it are as follows:

- The contribution amount of \$3,025.00 in the form of certified funds, is due in our office by October 1, 2009.
- The interest rate is 5.00000%.
- The first modified payment begins November 1, 2009.

Principal and Interest

\$ 2,320.25

Escrow

\$ 693.45

Total Payment

\$3,013.70

Do NOT sign the enclosed Loan Modification Agreement unless you are in the presence of a notary. This document must be signed in the presence of a notary and (if applicable) other witnesses. All of the documents must be executed and the signatures must be exactly as the names are typed.

- The signed and notarized Loan Modification Agreement should be returned using the enclosed pre-paid overnight envelope.
- If any modification closing costs are more than projected, the difference will be assessed to the account.
- All miscellaneous fees and costs excluding late charges may not have been included in the loan modification and will remain outstanding.

The contribution and executed loan modification documents are due back by October 1, 2009. Please return to:

Homecomings Financial, LLC Attn: Loan Modification 3451 Hammond Avenue Waterloo, IA 50702

IMPORTANT! The loan modification will not be complete until we receive all properly executed documents and the contribution amount. If the modification is not completed we will continue to enforce our lien. If the conditions outlined above are not satisfied the modification will be withdrawn.

If you have any questions regarding this modification offer, please contact a modification specialist directly at 1-800-799-9250 Monday – Thursday 8:00 AM to 7:00 PM, Friday 8:00 AM to 5:00 PM, Central Time.

Loan Modification Specialist Enclosures

Certified Document Number: 49395280 - Page 8 of 52

Record & Return To:

Homecomings Financial, LLC Attention: Loss Mitigation 3451 Hammond Avenue Waterloo, IA 50702

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FIXED RATE LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("Agreement") made this October 1, 2009 ("Effective Date") between RICHARD D RODE BARBARA RODE ("Borrower") and Homecomings Financial, LLC ("Lender"), amends and supplements that certain promissory note ("Note") dated March 18, 2003 in the original principal sum of Two Hundred Sixty Five Thousand One Hundred Seventy Five Dollars and No Cents (\$ 265,175.00) executed by Borrower. The Note is secured by a Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument"), dated the same date as the Note, and if applicable, recorded on with Instrument Number in Book and/or Page Number of the real property records of HARRIS County, TX. Said Security Instrument covers the real and personal property described in such Security Instrument (the "Property") located at 2301 WEST LAWTHER LANE DEER PARK TX 77536, which real property is more particularly described as follows:

(Legal Description - Attach as Exhibit if Recording Agreement)

Borrower acknowledges that Lender is the legal holder and the owner of the Note and Security Instrument and further acknowledges that if Lender transfers the Note, as amended by this Agreement, the transferee shall be the "Lender" as defined in this Agreement.

Borrower has requested, and Lender has agreed, to extend or rearrange the time and manner of payment of the Note and to extend and carry forward the lien(s) on the Property whether or not created by the Security Instrument.

Now, therefore, in consideration of the mutual promises and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Note or Security Instrument):

- 1. Borrower acknowledges that as of the Effective Date, the amount payable under the Note and secured by the Security Instrument (the "Principal Balance") is One Hundred Ninety Two Thousand Four Hundred Eighty Dollars and Eighty Four Cents (\$ 192,480.84). Borrower hereby renews and extends such indebtedness and promises to pay jointly and severally to the order of Lender the Principal Balance, consisting of the amount(s) loaned to Borrower by Lender and any accrued but unpaid interest capitalized to date.
- 2. Interest will be charged on the unpaid Principal Balance until the full amount of principal has been paid. Borrower will pay interest at the rate of 5.00000% per year from the Effective Date.
- 3. Borrower promises to make monthly principal and interest payments of \$ 2,320.25, beginning on November 1, 2009, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on April 1, 2018 (the "Maturity Date"), Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date. Borrower will make such payments at 3451 Hammond Avenue, Waterloo, IA 50702 or at such other place as Lender may require. The amounts indicated in this paragraph do not include any required escrow payments for items such

Certified Document Number: 49395280 - Page 10 of 52

as hazard insurance or property taxes; if such escrow payments are required the monthly payments will be higher and may change as the amounts required for escrow items change.

- 4. If Lender has not received the full amount of any monthly payment by the end of 15 calendar days after the date it is due, Borrower will pay a late charge to Lender. The amount of the charge will be the late charge percentage provided for in the Note multiplied by the overdue payment of principal and interest required under this Agreement. Borrower will pay this late charge promptly but only once on each late payment. The late charge is not in lieu of any other remedy of Lender, including any default remedy.
- 5. It is the intention of the parties that all liens and security interests described in the Security Instrument are hereby renewed and extended (if the Maturity Date of the original Note has been changed) until the indebtedness evidenced by the Note and this Agreement has been fully paid. Lender and Borrower acknowledge and agree that such renewal, amendment, modification, rearrangement or extension (if applicable) shall in no manner affect or impair the Note or liens and security interests securing same, the purpose of this Agreement being simply to modify, amend rearrange or extend (if applicable) the time and the manner of payment of the Note and indebtedness evidenced thereby, and to carry forward all liens and security interests securing the Note, which are expressly acknowledged by Borrower to be valid and subsisting, and in full force and effect so as to fully secure the payment of the Note.
- 6. If all or any part of the Property or any interest in it is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law. If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower. For purposes of this paragraph, "interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is transfer of title by Borrower at a future date to a purchaser.
- 7. As amended hereby, the provisions of the Note and Security Instrument shall continue in full force and effect, and the Borrower acknowledges and reaffirms Borrower's liability to Lender thereunder. In the event of any inconsistency between this Agreement and the terms of the Note and Security Instrument, this Agreement shall govern. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement, including but not limited to, in the case of the Borrower, the obligation to pay items such as taxes, insurance premiums or escrow items, as applicable. Any default by Borrower in the performance of its obligations herein contained shall constitute a default under the Note and Security Instrument, and shall allow Lender to exercise all of its remedies set forth in said Security Instrument.
- 8. Lender does not, by its execution of this Agreement, waive any rights it may have against any person not a party hereto. This Agreement may be executed in multiple counterparts, each of which shall constitute an original instrument, but all of which shall constitute one and the same Agreement. EACH OF THE BORROWER AND THE LENDER ACKNOWLEDGE THAT NO REPRESENTATIONS, AGREEMENTS OR PROMISES WERE MADE BY THE OTHER PARTY OR ANY OF ITS REPRESENTATIVES OTHER THAN THOSE REPRESENTATIONS, AGREEMENTS OR PROMISES SPECIFICALLY CONTAINED HEREIN. THIS AGREEMENT, AND THE NOTE AND SECURITY INSTRUMENT (AS AMENDED HEREBY) SETS FORTH

THE ENTIRE UNDERSTANDING BETWEEN THE PARTIES. THERE ARE NO UNWRITTEN AGREEMENTS BETWEEN THE PARTIES.

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 20 of 64

Executed effective as of the day and year first above w	vritten.
RICHARD D RODE	Witness
	Print
·	
BARBARA RODE	Witness
	Print
	· .
BORROWER ACKNOWLEDGMENT	
State ofCounty of	
RICHARD D RODE BARBARA RODE personally known to	, a Notary Public in and for said county and state, personally appeared to me or identified to my satisfaction to be the person(s) who executed the ent is their act and deed, and that they, being authorized to do so, executed
Witness my hand and official seal.	
Notar	ry Public
Му С	Commission Expires:

Homecommigs Financial, LLC	
By:	
Title: LIMITED SIGNING OFFICER	
LENDER ACKNOWLEDGMENT	
State of IOWA County of BLACKHAWK	
M. CAYA, personally known to me or identified to my satisfac	ed, a Notary Public in and for said county and state, personally appeared KRIS tion to be the person who executed the within instrument as Limited Signing yledged that said instrument is the act and deed of said entity, and that they, nt for the purposes therein contained.
Witness my hand and official seal.	
	cary Public Commission Expires:

Borrowers Copies

Please use this label to send your funds back.
Please do not give your funds to the Notary.

FedEx Ship Manager - Print Your Label(s)

Page 1 of 1

From: Ungin (D: ALUA (800) 969-1119 Jennifer Messter - Loss Mit HOMECOMINGS FINANCIAL NETWORK 3451 Hammond Avenue

Waterloo, IA 50702

SHIP TO: (214) 874-6541 BILL SENDER ATTN: LOSS MITIGATION DEPT.

GMAC MORTGAGE 3451 HAMMOND AVE

WATERLOO, IA 50702

Ship Date: 2/AUG09 ActWgt: 1.0 LB CAD: 5441883/INET9060 Account#: S Delivery Address Bar Code

SVC856 Ref# Dept # SVC856

7968 9702 0745

FRI - 28AUG STANDARD OVERNIGHT

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A GMAC Company

8/26/2009

Homecomings Financial

RICHARD D RODE BARBARA RODE 2301 WEST LAWTHER LANE DEER PARK TX 77536

Re: Account Number

1023

2301 WEST LAWTHER LANE DEER PARK TX 77536

Dear RICHARD D RODE BARBARA RODE

Congratulations! Your request for a loan modification has been approved subject to the following:

- -Receipt of your contribution in the form of certified funds
- -Receipt of the signed and notarized loan modification agreement and any attachments
- -Receipt of clear title, if applicable

Highlights of the enclosed Loan Modification Agreement and instructions for completing and returning it are as follows:

- The contribution amount of \$3,025.00 in the form of certified funds, is due in our office by October 1, 2009.
- The interest rate is 5.00000%.
- The first modified payment begins November 1, 2009.

Principal and Interest

\$ 2,320.25

Escrow

\$ 693.45

Total Payment

\$3,013.70

Do NOT sign the enclosed Loan Modification Agreement unless you are in the presence of a notary. This document must be signed in the presence of a notary and (if applicable) other witnesses. All of the documents must be executed and the signatures must be exactly as the names are typed.

- The signed and notarized Loan Modification Agreement should be returned using the enclosed pre-paid overnight
- If any modification closing costs are more than projected, the difference will be assessed to the account.
- All miscellaneous fees and costs excluding late charges may not have been included in the loan modification and will remain outstanding.

The contribution and executed loan modification documents are due back by October 1, 2009. Please return to:

Homecomings Financial, LLC Attn: Loan Modification 3451 Hammond Avenue Waterloo, IA 50702

IMPORTANT! The loan modification will not be complete until we receive all properly executed documents and the contribution amount. If the modification is not completed we will continue to enforce our lien. If the conditions outlined above are not satisfied the modification will be withdrawn.

If you have any questions regarding this modification offer, please contact a modification specialist directly at 1-800-799-9250 Monday -- Thursday 8:00 AM to 7:00 PM, Friday 8:00 AM to 5:00 PM, Central Time.

Loan Modification Specialist Enclosures

Certified Document Number: 49395280 - Page 16 of 52

Record & Return To:

Homecomings Financial, LLC Attention: Loss Mitigation 3451 Hammond Avenue Waterloo, IA 50702

ISnace Above	This Line For Recorder's	Usel	
JOHACA WHOLA	THIS FILLS LOT VACCIOUS 2	V30/	

FIXED RATE LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("Agreement") made this October 1, 2009 ("Effective Date") between RICHARD D RODE BARBARA RODE ("Borrower") and Homecomings Financial, LLC ("Lender"), amends and supplements that certain promissory note ("Note") dated March 18, 2003 in the original principal sum of Two Hundred Sixty Five Thousand One Hundred Seventy Five Dollars and No Cents (\$265,175.00) executed by Borrower. The Note is secured by a Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument"), dated the same date as the Note, and if applicable, recorded on with Instrument Number in Book and/or Page Number of the real property records of HARRIS County, TX. Said Security Instrument covers the real and personal property described in such Security Instrument (the "Property") located at 2301 WEST LAWTHER LANE DEER PARK TX 77536, which real property is more particularly described as follows:

(Legal Description - Attach as Exhibit if Recording Agreement)

Borrower acknowledges that Lender is the legal holder and the owner of the Note and Security Instrument and further acknowledges that if Lender transfers the Note, as amended by this Agreement, the transferee shall be the "Lender" as defined in this Agreement.

Borrower has requested, and Lender has agreed, to extend or rearrange the time and manner of payment of the Note and to extend and carry forward the lien(s) on the Property whether or not created by the Security Instrument.

Now, therefore, in consideration of the mutual promises and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Note or Security Instrument):

- 1. Borrower acknowledges that as of the Effective Date, the amount payable under the Note and secured by the Security Instrument (the "Principal Balance") is One Hundred Ninety Two Thousand Four Hundred Eighty Dollars and Eighty Four Cents (\$ 192,480.84). Borrower hereby renews and extends such indebtedness and promises to pay jointly and severally to the order of Lender the Principal Balance, consisting of the amount(s) loaned to Borrower by Lender and any accrued but unpaid interest capitalized to date.
- 2. Interest will be charged on the unpaid Principal Balance until the full amount of principal has been paid. Borrower will pay interest at the rate of 5.00000% per year from the Effective Date.
- 3. Borrower promises to make monthly principal and interest payments of \$ 2,320.25, beginning on November 1, 2009, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on April 1, 2018 (the "Maturity Date"), Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date. Borrower will make such payments at 3451 Hammond Avenue, Waterloo, IA 50702 or at such other place as Lender may require. The amounts indicated in this paragraph do not include any required escrow payments for items such

- 4. If Lender has not received the full amount of any monthly payment by the end of 15 calendar days after the date it is due, Borrower will pay a late charge to Lender. The amount of the charge will be the late charge percentage provided for in the Note multiplied by the overdue payment of principal and interest required under this Agreement. Borrower will pay this late charge promptly but only once on each late payment. The late charge is not in lieu of any other remedy of Lender, including any default remedy.
- 5. It is the intention of the parties that all liens and security interests described in the Security Instrument are hereby renewed and extended (if the Maturity Date of the original Note has been changed) until the indebtedness evidenced by the Note and this Agreement has been fully paid. Lender and Borrower acknowledge and agree that such renewal, amendment, modification, rearrangement or extension (if applicable) shall in no manner affect or impair the Note or liens and security interests securing same, the purpose of this Agreement being simply to modify, amend rearrange or extend (if applicable) the time and the manner of payment of the Note and indebtedness evidenced thereby, and to carry forward all liens and security interests securing the Note, which are expressly acknowledged by Borrower to be valid and subsisting, and in full force and effect so as to fully secure the payment of the Note.
- 6. If all or any part of the Property or any interest in it is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law. If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower. For purposes of this paragraph, "interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is transfer of title by Borrower at a future date to a purchaser.
- 7. As amended hereby, the provisions of the Note and Security Instrument shall continue in full force and effect, and the Borrower acknowledges and reaffirms Borrower's liability to Lender thereunder. In the event of any inconsistency between this Agreement and the terms of the Note and Security Instrument, this Agreement shall govern. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement, including but not limited to, in the case of the Borrower, the obligation to pay items such as taxes, insurance premiums or escrow items, as applicable. Any default by Borrower in the performance of its obligations herein contained shall constitute a default under the Note and Security Instrument, and shall allow Lender to exercise all of its remedies set forth in said Security Instrument.
- 8. Lender does not, by its execution of this Agreement, waive any rights it may have against any person not a party hereto. This Agreement may be executed in multiple counterparts, each of which shall constitute an original instrument, but all of which shall constitute one and the same Agreement. EACH OF THE BORROWER AND THE LENDER ACKNOWLEDGE THAT NO REPRESENTATIONS, AGREEMENTS OR PROMISES WERE MADE BY THE OTHER PARTY OR ANY OF ITS REPRESENTATIVES OTHER THAN THOSE REPRESENTATIONS, AGREEMENTS OR PROMISES SPECIFICALLY CONTAINED HEREIN. THIS AGREEMENT, AND THE NOTE AND SECURITY INSTRUMENT (AS AMENDED HEREBY) SETS FORTH

THE ENTIRE UNDERSTANDING BETWEEN THE PARTIES. THERE ARE NO UNWRITTEN AGREEMENTS BETWEEN THE PARTIES.

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 28 of 64

Executed effective as of the day and year first above	e written.
RICHARD D RODE	Witness
	Print
_ '	
BARBARA RODE	Witness
BORROWER ACKNOWLEDGMENT	
State of	
RICHARD D RODE BARBARA RODE personally know	ned, a Notary Public in and for said county and state, personally appeared on to me or identified to my satisfaction to be the person(s) who executed the ament is their act and deed, and that they, being authorized to do so, executed ed.
Witness my hand and official seal.	
No	otary Public
Na	v Commission Expires

Homecomings Financial, LLC		
By:		
Title: <u>LIMITED SIGNING OFFICER</u>		
LENDER ACKNOWLEDGMENT		
State of IOWA County of BLACKHAWK		
M. CAYA, personally known to me or identific Officer of Homecomings Financial, LLC, and	e, the undersigned, a Notary Public in and for said of d to my satisfaction to be the person who executed they duly acknowledged that said instrument is the a ed said instrument for the purposes therein containe	the within instrument as Limited Signing ct and deed of said entity, and that they,
Witness my hand and official seal.		
	Notary Public My Commission Expires:	

Ship Date: 28AUG09 ActWgt: 1.0 LB CAD: 5441863/INET9060

Delivery Address Bar Code

SVC856

Dept # SVC858

Account# 9 **

Ref#

Invoice #

FedEx Ship Manager - Print Your Label(s)

Page 1 of 1

From: Origin (D: ALUA (800) 969-1/19 Jermiller Meester - Loss Mit GMAC MORTGAGE 3451 Harramond Avenue

Waterloo, IA 50702



BILL SENDER

SHIP TO: (866) 550-3154

RICHARD D RODE

2301 WEST WEST LAWTHER LANE

DEER PARK, TX 77536

7978 8846 5353

MON - 31AUG

A2

STANDARD OVERNIGHT

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ZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com
www.uzickoncken.com

September 2, 2009

Ms. Denise Jungen Advocacy Resolution Specialist GMAC Mortgage 3451 Hammond Avenue Waterloo, IA 50704

RE:

Account Number:

1023

Mortgagor:

Richard D. Rode

Property Address:

2301 West Lawther Lane, Deer Park, Texas, 77536

Dear Ms. Jungen:

Thank you for your letter of August 28th. I have reviewed, in detail, the payment history with my client and there are numerous problems with how Homecomings Financial applied payments. Additionally, attached is a true and correct copy of the Declaration Page indicating that the property was insured through Texas Farm Bureau from October 1, 2006, through October 1, 2007.

Please refund or apply the inappropriate charges posted to Mr. Rode's account for insurance coverage. Mr. Rode hereby agrees to the modification offered by GMAC Mortgage in the principal amount of \$192,480.84 with the agreed upon interest rate of 5.0% as reflected in the Fixed Rate Loan Modification Agreement. However, the package received by him still reflects his ex-wife's name on the documents. Please forward corrected documents that does not have Barbara Rode's name listed. Mr. Rode has previously sent a recorded Quit Claim Deed indicating that he is the sole owner of the property.

To reiterate, we will be expecting a loan modification package for Mr. Rode to complete. Payments under the Modification Agreement will begin on November 1, 2009, in the total amount of \$3,013.70 per month, reflecting principal and interest of \$2,320.25, and escrow for taxes in the amount of \$693.45. Once these documents are received and signed, please zero out his loan payment history from that day forward so that there will be no misunderstanding regarding any late fees, penalties, or other charges that were previously claimed, but disputed prior to that time. Enclosed is a check in the amount of \$3,025.00 that is not due until October 1st, but was requested by you in your letter to me of August 28th. Please apply this payment to the loan.

Very truly yours,

5/dr

CRRR: 7004-1160-0007-3378-7905

2702 Treble Creek . San Ant

EXHIBIT

3 • Facsimile: (210) 341-1570

A. My



New

TEXAS HOMEOWNERS POLICY - FORM HO-A

TEXAS FARM BUREAU UNDERWRITERS

TEXAS FARM BUREAU UNDERWRITERS

DECLARATIONS PAGE

YOUR POLICY IS HEREBY AMENDED TO READ

POLICY PER OD EFFECTIVE DATE: 10-01-2006 EXPIRATION DATE: 10-01-2007 CITY L

AT 12:01 AM STANDARD TIME AT THE LOCATION OF THE RESIDENCE PREMISES/DWELLING

23:01 W LAWTHER DR DEER PARK TX 77536

CONSTRUCTION STANDARD TO DEER PARK TX 77536

INSIDE

on: Stucco PPC: 4 Named Insured/Mailing Address CONSTRUCTION: STUCCO

RICHARD RODE 2301 W LAWTHER DR DEER PARK TX 77536-6066 Undhathlindhilmhalladhahladhil

FOR POLICYHOLDER INFORMATION, VISIT US AT WWW.TXFB-INS.COM

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OTHER STRUCTURES COVERAGE B. PERSONAL PROPERTY	\$ 32,580 \$ 195,006 \$ 19,500	Surveyor .
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COVERAGE C. PERSONAL LIABILITY (EACH OCCURRENCE) COVERAGE D. MEDICAL PAYMENTS TO OTHERS (EACH PERSON)	000,000 000,8 XXXXXXXXXX	1
OTHER RESIDENTIAL PREMISES - LOCATION: LOSS OF USE COVERAGE	32,500	
DISCOUNTS	XXXXXXXX	\$ 3,196
COMPANION POLICY \$ 299- NEW HOUR \$ 415-		
	XXXXXXXX	\$ 714-
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RO-105 -ED(DY-08-1992) RESIDENCE GLASS COVERAGE HO-704 -ED(DS-01-1998) REPLACEMENT OF PERSONAL PROPERTY HO-754A -ED(D1-01-2003) AMENDATORY HOMEOWNERS ENDORSEMENT		160
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Deductible Clause 3		
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TITS SUCCESSORS AND/OR ASSIGNS ITS SUCCESSORS AND/OF BOX 100585	or assigns	
\$ FLORENCE SC 29501-0585 FLORENCE SC 29501-0	585	,

OTHER COVERAGES, LIMITS AND EXCLUSIONS APPLY -- REFER TO YOUR POLICY
HASTI GEFFANNIG 101101A2753680-29-200508-12-2005789710C

SELECT



POLICY MAILED TO MORTGAGEE

SECTION I COVERAGES NOW READS AS ABOVE

Certified Document Number: 49395280 - Page 23 of 52

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: M.S. Duise Jungh Advocacy Absolution Space GMAC Montzagt 3451 Hammail Am. 	A. Signature X
3451 Hannaid avs. Waterloo, 1A 50704	3. Service Type Certified Mail
	100000000000000000000000000000000000000
2. Arr. 7004 1160 0007 3378	7905 9/2 Regly Letter
PS Form 3811, February 2004 Domestic Reti	- /

GMAC Mortgage

September 24, 2009

Uzick & Oncken, P.C. Attorneys at Law Attn: Jeffrey H Uzick 238 Westcott Houston TX 77007

RE:

Account Number

Mortgagor

Property Address

1023

Richard D Rode 2301 West Lawther Lane

Deer Park TX 77536

Dear Jeffrey H Uzick:

This is in response to the letter dated September 2, 2009 and September 18, 2009, received in our office September 8, 2009 and September 21, 2009, regarding the above-referenced account.

The insurance policy provided has been updated, the lapse from December 31, 2006 to September 21, 2007 has been canceled and a refund in the amount of \$4,686.00 will be returned to escrow. There is still a lapse from April 15, 2008 to July 11, 2008, this is a lapse charge of \$601.00.

The funds of \$3,025.00 have been received and I have confirmed with our Loss Mitigation Department the modification is 5% fixed. Beginning November 1, 2009 payment will be \$3,013.70 (\$2,320.25 principal and interest and \$693.45 escrow). However, we do need to receive the notarized modification documents back. I apologize, we are not able to send without the ex-wife's name, the quit claim deed does allow us to proceed with he modification without her signature.

If I can be of further assistance, please contact me at 1-800-766-4622 extension 2365387 or direct at 319-236-5387.

Sincerely,

Denise Jungen

Advocacy Resolution Specialist

Executive Office

3451 Hammond Ave Waterloo, IA 50704

EXHIBIT

Sayona

""

""

SEP 2 9 2009

Ozick & oncken, p.c

Jefrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com
www.uzickoncken.com

October 1, 2009

Ms. Denise Jungen Advocacy Resolution Specialist GMAC Mortgage 3451 Hammond Avenue Waterloo, IA 50704

RE:

Account Number:

1023

Mortgagor:

Richard D. Rode

Property Address:

2301 West Lawther Lane, Deer Park, Texas, 77536

Dear Ms. Jungen:

Pursuant to your correspondence of September 24th, enclosed please find the signed and notarized Fixed Rate Loan Modification Agreement regarding the above-referenced account number. Mr. Rode has already made the requested payment of \$3,025.00, which your records show as received on September 14th. Please forward to me a completely-signed copy of the enclosed document, evidencing your signature on same. If you have any questions or concerns, please do not he sitate to contact me.

Very truly yours,

5/dr\973.090059 Enclosure

FEDERAL EXPRESS

2702 Treble Creek • San Anto

• Facsimile: (210) 341-1570

Uzick S. Lland

Certified Document Number: 49395280 - Page 26 of 52

OZICK & ONCKEN, P.C

Jeffrey H. Uzick

Attorneys at Law

238 Westcott Houston, Texas 77007 (713) 869-2900

Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com
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DATE:

October 1, 2009

TO:

Ms. Denise Jungen/Advocacy Resolution Specialist/GMAC Mortgage

FAX:

(866) 709-4744

FROM:

Jeffrey H. Uzick

COMMENTS:

GMAC (4) forwarding Fixed Rate Loan Modification Agreement

TOTAL PAGES:

8

(INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

Entered 04/09/15 12:40:49 12-12020-mg Doc 8452-19 Filed 04/09/15 Declaration Pg 37 of 64 Exhibit P

TRANSMISSION VERIFICATION REPORT

10/01/2009 12:52 UZICKONCKEN 7138696699 NAME FAX 7138692900

D6J169671

DATE, TIME FAX NO./NAME DURATION PAGE(S) 10/01 12:50 18667094744 00:02:31 08 STANDARD

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law 238 Westcott Houston, Texas 77007 (713) 869-2900 Pax: (713) 869-6699 E-Mail: dce@uzickoncken.com www.uzickoncken.com

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DATE:

October 1, 2009

TO:

Ms. Denise Jungen/Advocacy Resolution Specialist/GMAC Mortgage

FAX:

(866) 709-4744

FROM:

Jeffrey H. Uzick

COMMENTS:

GMAC (4) forwarding Fixed Rate Loan Modification Agreement

TOTAL PAGES:

8

(INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

Certified Document Number: 49395280 - Page 28 of 52

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Page 1 of 1

From: Origin ID: ALOA (800) 989-7779 Jennifer Meester - Loss Mit HOMECOMINGS FINANCIAL NETWORK

SHIP TO: (214) 874-8541

GMAC MORTGAGE

3451 HAMMOND AVE

3451 Hammond Avenue Waterloo, IA 50702

ATTN: LOSS MITIGATION DEPT.



BILL SENDER

Ship Date: 2/AUG09 ActWgt 1.0 LB CAD: 5441863/INET9060 Account#: S

Delivery Address Bar Code



Ref# Invoice # PO# Dept # SVC856

WATERLOO, IA 50702



TRK# 0201 7968 9701 2725

FRI - 28AUG **A2** STANDARD OVERNIGHT

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Detailed Results

Enter tracking number

Tracking no.: 79689	7.012725		E-mail notifications	
Delivered	Initiated Picked up In tr Delivered Signed for by: S.	ransit Delivered		
Shipment Dates		Destination		
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Dear Valued Customer,

Attached are your loan modification documents from Homecomings Financial^{an}. Please contact Nations Direct, at 1.866.280.4790, at your convenience to schedule a time for a notary to meet with you to sign these documents. This process will take approximately 15 minutes, and there is no additional charge for first service.

Please be sure to have all parties present at the time of the signing. Please see the signature lines on the last page of your Modification Agreement.

Please do not sign unless in the presence of a notary.

Sincerely,

Nations Direct
(Working with Homecomings Financial***)

Please use this label to send back the documents.

8/26/2009

Homecomings Financial A GMAC Company

RICHARD D RODE BARBARA RODE 2301 WEST LAWTHER LANE DEER PARK TX 77536

Re: Account Number

1023

2301 WEST LAWTHER LANE DEER PARK TX 77536

Dear RICHARD D RODE BARBARA RODE

Congratulations! Your request for a loan modification has been approved subject to the following:

-Receipt of your contribution in the form of certified funds

-Receipt of the signed and notarized loan modification agreement and any attachments

-Receipt of clear title, if applicable

Highlights of the enclosed Loan Modification Agreement and instructions for completing and returning it are as follows:

- The contribution amount of \$3,025.00 in the form of certified funds, is due in our office by October 1, 2009.
- The interest rate is 5.00000%.
- The first modified payment begins November 1, 2009.

Principal and Interest

\$ 2,320.25

Escrow

\$ 693.45 \$3,013.70

Total Payment \$3,013.70

Do NOT sign the enclosed Loan Modification Agreement unless you are in the presence of a notary. This document must be signed in the presence of a notary and (if applicable) other witnesses. All of the documents must be executed and the signatures must be exactly as the names are typed.

- The signed and notarized Loan Modification Agreement should be returned using the enclosed pre-paid overnight envelope.
- If any modification closing costs are more than projected, the difference will be assessed to the account.
- All miscellaneous fees and costs excluding late charges may not have been included in the loan modification and will remain outstanding.

The contribution and executed loan modification documents are due back by October 1, 2009. Please return to:

Homecomings Financial, LLC Attn: Loan Modification 3451 Hammond Avenue Waterloo, IA 50702

IMPORTANT! The loan modification will not be complete until we receive all properly executed documents and the contribution amount. If the modification is not completed we will continue to enforce our lien. If the conditions outlined above are not satisfied the modification will be withdrawn.

If you have any questions regarding this modification offer, please contact a modification specialist directly at 1-800-799-9250 Monday – Thursday 8:00 AM to 7:00 PM, Friday 8:00 AM to 5:00 PM, Central Time.

Loan Modification Specialist Enclosures

Certified Document Number: 49395280 - Page 33 of 52

Record & Return To:

Homecomings Financial, LLC Attention: Loss Mitigation 3451 Hammond Avenue Waterloo, IA 50702

-[Space Above This Line For Recorder's Use]-

FIXED RATE LOAN MODIFICATION AGREEMENT

This Loan Modification Agreement ("Agreement") made this October 1, 2009 ("Effective Date") between RICHARD D RODE BARBARA RODE ("Borrower") and Homecomings Financial, LLC ("Lender"), amends and supplements that certain promissory note ("Note") dated March 18, 2003 in the original principal sum of Two Hundred Sixty Five Thousand One Hundred Seventy Five Dollars and No Cents (\$ 265,175.00) executed by Borrower. The Note is secured by a Mortgage, Deed of Trust, or Deed to Secure Debt (the "Security Instrument"), dated the same date as the Note, and if applicable, recorded on with Instrument Number in Book and/or Page Number of the real property records of HARRIS County, TX. Said Security Instrument covers the real and personal property described in such Security Instrument (the "Property") located at 2301 WEST LAWTHER LANE DEER PARK TX 77536, which real property is more particularly described as follows:

(Legal Description - Attach as Exhibit if Recording Agreement)

Borrower acknowledges that Lender is the legal holder and the owner of the Note and Security Instrument and further acknowledges that if Lender transfers the Note, as amended by this Agreement, the transferee shall be the "Lender" as defined in this Agreement.

Borrower has requested, and Lender has agreed, to extend or rearrange the time and manner of payment of the Note and to extend and carry forward the lien(s) on the Property whether or not created by the Security Instrument.

Now, therefore, in consideration of the mutual promises and agreements contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties hereto agree as follows (notwithstanding anything to the contrary contained in the Note or Security Instrument):

- 1. Borrower acknowledges that as of the Effective Date, the amount payable under the Note and secured by the Security Instrument (the "Principal Balance") is One Hundred Ninety Two Thousand Four Hundred Eighty Dollars and Eighty Four Cents (\$ 192,480.84). Borrower hereby renews and extends such indebtedness and promises to pay jointly and severally to the order of Lender the Principal Balance, consisting of the amount(s) loaned to Borrower by Lender and any accrued but unpaid interest capitalized to date.
- 2. Interest will be charged on the unpaid Principal Balance until the full amount of principal has been paid. Borrower will pay interest at the rate of 5.00000% per year from the Effective Date.
- 3. Borrower promises to make monthly principal and interest payments of \$ 2,320.25, beginning on November 1, 2009, and continuing thereafter on the same day of each succeeding month until principal and interest are paid in full. If on April 1, 2018 (the "Maturity Date"), Borrower still owes amounts under the Note and Security Instrument, as amended by this Agreement, Borrower will pay these amounts in full on the Maturity Date. Borrower will make such payments at 3451 Hammond Avenue, Waterloo, IA 50702 or at such other place as Lender may require. The amounts indicated in this paragraph do not include any required escrow payments for items such

Certified Document Number: 49395280 - Page 34 of 52

as hazard insurance or property taxes; if such escrow payments are required the monthly payments will be higher and may change as the amounts required for escrow items change.

- 4. If Lender has not received the full amount of any monthly payment by the end of 15 calendar days after the date it is due, Borrower will pay a late charge to Lender. The amount of the charge will be the late charge percentage provided for in the Note multiplied by the overdue payment of principal and interest required under this Agreement. Borrower will pay this late charge promptly but only once on each late payment. The late charge is not in lieu of any other remedy of Lender, including any default remedy.
- 5. It is the intention of the parties that all liens and security interests described in the Security Instrument are hereby renewed and extended (if the Maturity Date of the original Note has been changed) until the indebtedness evidenced by the Note and this Agreement has been fully paid. Lender and Borrower acknowledge and agree that such renewal, amendment, modification, rearrangement or extension (if applicable) shall in no manner affect or impair the Note or liens and security interests securing same, the purpose of this Agreement being simply to modify, amend rearrange or extend (if applicable) the time and the manner of payment of the Note and indebtedness evidenced thereby, and to carry forward all liens and security interests securing the Note, which are expressly acknowledged by Borrower to be valid and subsisting, and in full force and effect so as to fully secure the payment of the Note.
- 6. If all or any part of the Property or any interest in it is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by the Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by applicable law. If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by the Security Instrument without further notice or demand on Borrower. For purposes of this paragraph, "interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is transfer of title by Borrower at a future date to a purchaser.
- 7. As amended hereby, the provisions of the Note and Security Instrument shall continue in full force and effect, and the Borrower acknowledges and reaffirms Borrower's liability to Lender thereunder. In the event of any inconsistency between this Agreement and the terms of the Note and Security Instrument, this Agreement shall govern. Nothing in this Agreement shall be understood or construed to be a satisfaction or release in whole or in part of the Note and Security Instrument. Except as otherwise specifically provided in this Agreement, the Note and Security Instrument will remain unchanged, and Borrower and Lender will be bound by, and comply with, all of the terms and provisions thereof, as amended by this Agreement, including but not limited to, in the case of the Borrower, the obligation to pay items such as taxes, insurance premiums or escrow items, as applicable. Any default by Borrower in the performance of its obligations herein contained shall constitute a default under the Note and Security Instrument, and shall allow Lender to exercise all of its remedies set forth in said Security Instrument.
- 8. Lender does not, by its execution of this Agreement, waive any rights it may have against any person not a party hereto. This Agreement may be executed in multiple counterparts, each of which shall constitute an original instrument, but all of which shall constitute one and the same Agreement. EACH OF THE BORROWER AND THE LENDER ACKNOWLEDGE THAT NO REPRESENTATIONS, AGREEMENTS OR PROMISES WERE MADE BY THE OTHER PARTY OR ANY OF ITS REPRESENTATIVES OTHER THAN THOSE REPRESENTATIONS, AGREEMENTS OR PROMISES SPECIFICALLY CONTAINED HEREIN. THIS AGREEMENT, AND THE NOTE AND SECURITY INSTRUMENT (AS AMENDED HEREBY) SETS FORTH

THE ENTIRE UNDERSTANDING BETWEEN THE PARTIES. THERE ARE NO UNWRITTEN ... GREEMENTS BETWEEN THE PARTIES.

Certified Document Number: 49395280 - Page 35 of 52

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 45 of 64

,	•
Executed effective as of the day and year-first about	ve written.
RICHARD D RODE	Witness T. W. Uztele Print
BARBARA RODE	Witness
	·

BORROWER ACKNOWLEDGMENT

State of Toyos
County of Harris

On this <u>I</u> day of <u>OCT</u>, 2009, before me, the undersigned, a Notary Public in and for said county and state, personally appeared RICHARD D RODE <u>BARBARA RODE</u> personally known to me or identified to my satisfaction to be the person(s) who executed the within instrument, and they duly acknowledged that said instrument is their act and deed, and that they, being authorized to do so, executed and delivered said instrument for the purposes therein contained.

Witness my hand and official seal.

My Commission Expires:

Certified Document Number: 49395280 - Page 36 of 52

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 46 of 64

Homecomings Financial, LLC
Ву:
Title: LIMITED SIGNING OFFICER
LENDER ACKNOWLEDGMENT
State of IOWA County of BLACKHAWK
On thisday of, 200, before me, the undersigned, a Notary Public in and for said county and state, personally appeared KRIS M. CAYA, personally known to me or identified to my satisfaction to be the person who executed the within instrument as Limited Signing Officer of Homecomings Financial, LLC, and they duly acknowledged that said instrument is the act and deed of said entity, and that they, being authorized to do so, executed and delivered said instrument for the purposes therein contained.
Witness my hand and official seal.
Notary Public My Commission Expires:

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com
www.uzickoncken.com

October 27, 2009

Ms. Denise Jungen Advocacy Resolution Specialist GMAC Mortgage 3451 Hammond Avenue Waterloo, IA 50704

RE:

Account Number:

1023

Mortgagor:

Richard D. Rode

Property Address:

2301 West Lawther Lane, Deer Park, Texas, 77536

Dear Ms. Jungen:

My client, Richard Rode, nor I, have yet to receive the completely-signed copy of the Fixed Rate Loan Modification Agreement in the above-referenced matter. Mr. Rode is ready to make the requested payment of \$3,013.70 on November 1st, per that Agreement, but there is concern as to how GMAC will be applying that payment considering the recent activity listed on the October 19th statement. That statement lists several items that do not explain where funds from escrow are being applied. For example, \$10,000.00 taken from escrow on 10-19 and applied to "Other" or "PD LN MOD CAP FNDS" and \$83.00 applied to "Other" or "PD CORP ADV 3 DRM", along with various other "Fee Paid" items.

Please reply as soon as possible to our request for an accounting of the recent escrow withdrawals and fees contributed to this account, along with the fully-executed Fixed Rate Loan Modification Agreement in time for Mr. Rode to make his November 1st payment timely, as agreed.

Very truly yours,

5/dr\973.090059 Enclosure

FAXED

2702 Treble Creek • San Ant

• Facsimile: (210) 341-1570

-U. Und

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
B-Mail: dee@uzickoncken.com
www.uzickoncken.com

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DATE:

October 27, 2009

TO:

Ms. Denise Jungen/Advocacy Resolution Specialist/GMAC Mortgage

FAX:

(866) 709-4744

FROM:

Jeffrey H. Uzick

COMMENTS:

GMAC (5) requesting signed Fixed Rate Loan Modification Agreement+

explanation of escrow withdrawals and fees

TOTAL PAGES:

(IN

(INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

TRANSMISSION VERIFICATION REPORT

10/27/2009 13:52 UZICKONCKEN 7138696699 7138692900 TIME NAME FAX

TEL SER.# D6J169671

DATE, TIME FAX NO./NAME DURATION PAGE(S) MODE

10/27 13:52 18667094744 00:00:39 02 OK STANDARD

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law 238 Westcott Houston, Texas 77007 (713) 869-2900 Fax: (713) 869-6699 E-Mail: dee@uzickoncken.com www.uzickoncken.com

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FAX:

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Jeffrey H. Uzick

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explanation of escrow withdrawals and fees

TOTAL PAGES:

(INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com
www.uzickoncken.com

October 30, 2009

Ms. Denise Jungen Advocacy Resolution Specialist GMAC Mortgage 3451 Hammond Avenue Waterloo, IA 50704

RE:

Account Number:

1023

Mortgagor:

Richard D. Rode

Property Address:

2301 West Lawther Lane, Deer Park, Texas, 77536

Dear Ms. Jungen:

This is yet another letter reminding you that we are ready, willing and able to make the payment that is due on November 1st, but my clients will not do so unless I receive (1) confirmation that this modification has been finalized; and (2) that the payments are being properly applied. The October 19th statement is inaccurate, as it reads, for example, that \$10,000.00 was applied to "Other".

Please contact me or Dee Rode at the number above immediately to solve this continuing problem.

Very truly yours,

5/dr\973.090059 FAXED Jeffrey H. Wick (M. Mark

Certified Document Number: 49395280 - Page 41 of 52

• Facsimile: (210) 341-1570

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
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www.uzickoncken.com

DATE:

October 30, 2009

TO:

Ms. Denise Jungen/Advocacy Resolution Specialist/GMAC Mortgage

FAX:

(866) 709-4744

FROM:

Jeffrey H. Uzick

COMMENTS:

GMAC (6) requesting confirmation of finalization of Modification

Agreement and explanation of "Other" fees/charges on October 19th

statement.

TOTAL PAGES:

2 (INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

TRANSMISSION VERIFICATION REPORT

TIME : 10/30/2009 12:51 NAME : UZICKONCKEN

FAX : 7138696699 TEL : 7138692900

DATE, TIME FAX ND./NAME DURATION PAGE(S) RESULT 10/30 12:50 18567094744 00:00:36 02 0K STANDARD

UZICK & ONCKEN, P.C.

Jeffrey H. Uzick

Attorneys at Law
238 Westcott
Houston, Texas 77007
(713) 869-2900
Fax: (713) 869-6699
E-Mail: dee@uzickoncken.com

www.nzickoneken.com

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DATE:

October 30, 2009

TO:

Ms. Denise Jungen/Advocacy Resolution Specialist/GMAC Mortgage

FAX:

(866) 709-4744

FROM:

Jeffrey H. Uzick

COMMENTS:

GMAC (6) requesting confirmation of finalization of Modification

Agreement and explanation of "Other" fees/charges on October 19th

statement.

TOTAL PAGES:

2 (INCLUDING COVER SHEET)

FILE NAME:

Rode v. Homecomings/GMAC

FILE NUMBER:

973.090059

If transmission is not complete, please call (713) 869-2900

Declaration

ETS i O Box 9032 Temecula, CA 92589-9032





PRESORT First-Class Mail U.S. Postage and Fees Paid wso

Send Payments to: ETS 2255 N. Ontario Street Suite 400 Burbank, CA 91504

Send Correspondence to: 2255 N. Ontario Street Suite 400 Burbank, CA 91504

2301 W LAWTHER DR **DEER PARK TX 77536-6066**

> 20100331-56 TXNTS_CertifiedReturnReceipt







1096-v4

NOTICE OF SUBSTITUTE TRUSTEE'S SALE

DATE: 3/11/2010 TS# TX-240297-C

DEED OF TRUST, SECURITY AGREEMENT-FINANCING STATEMENT:

Date:

3/18/2003

Grantor:

RICHARD D. RODE A MARRIED MAN BEING JOINED

HEREIN PROFORMA BY MY WIFE, BARBARA O. RODE TO

PERFECT LIEN ONLY

Beneficiary:

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.,

SOLELY AS NOMINEE FOR LENDER SOUTHTRUST

MORTGAGE CORPORATION

Trustee:

ROBERT D. GARDNER JR.

Recording

Instrument W532365, Volume, Page, Real Property Records,

Information:

Harris County, Texas, Recorded on: 3/27/2003

Property:

See EXHIBIT "A"

Mortgagee:

GMAC MORTGAGE, LLC FKA

GMAC MORTGAGE CORPORATION

NOTE:

Date:

3/18/2003

Amount:

\$265,175.00

Debtor:

RICHARD D. RODE A MARRIED MAN BEING JOINED

HEREIN PROFORMA BY MY WIFE ,BARBARA O. RODE TO

PERFECT LIEN ONLY

Holder:

MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.,

SOLELY AS NOMINEE FOR LENDER SOUTHTRUST

MORTGAGE CORPORATION

SUBSTITUTE

TRUSTEE:

Jeff Leva, Audrey Lewis, Pattie Sullivan, Sandy Dasigenis, Noel McNally, Cassandra Inouye or Erika Puentes, c/o Executive Trustee

Services, LLC, 2255 North Ontario Street, Suite 400, Burbank,

California 91504-3120

DATE OF SALE OF PROPERTY:

Tuesday, 5/4/2010 at 10:00 AM but in no event later than three (3) hours thereafter

PLACE OF SALE OF PROPERTY:

In the area Northwest of the stairwell railing, on the first floor of the Family Law Center, 1115 Congress, Houston, Texas

If no place is designated by the Commissioner, the sale will be conducted at the place where the Notice of Substitute Trustee's Sale was posted, or any other area designated by the courthouse or Commissioner of Courts pursuant to Sec 51.002 of the Texas Property Code.



Certified Document Number: 49395280 - Page 45 of 52

TS# TX-240297-C

NOTICE IS HEREBY GIVEN that because the default in performance of the obligations of the Deed of Trust, Substitute Trustee will sell the property by public auction to the highest bidder for cash at the place and date specified to satisfy the debt secured by the Deed of Trust. The sale will begin at the earliest time stated above or within three hours after that time.

GMAC MORTGAGE, LLC FKA GMAC MORTGAGE CORPORATION is current owner and holder of the Note and is the beneficiary under the Deed of Trust associated with the above referenced loan. GMAC MORTGAGE, LLC FKA GMAC MORTGAGE CORPORATION's address is:

GMAC MORTGAGE, LLC FKA GMAC MORTGAGE CORPORATION 1100 VIRGINIA DRIVE FORT WASHINGTON, PA 19034

> Jeff Leva, Audrey Lewis, Pattie Sullivan ,Sandy Dasigenis, Noel McNally, Cassandra Inouye or Erika Puentes Substitute Trustee

Return to: Executive Trustee Services, LLC 2255 North Ontario Street, Suite 400 Burbank, California 91504-3120 TX-240297-C

EXHIBIT "A"

LOT 5, IN BLOCK 1, OF PARK PLACE, SECTION ONE (1), A SUBDIVISION IN HARRIS COUNTY, TEXAS, ACCORDING TO THE MAP OR PLAT THEREOF, RECORDED AT FILM CODE NO. 391092 OF THE MAP RECORDS OF HARRIS COUNTY, TEXAS.

 $\gamma > L$

Please find enclosed a Notice of Acceleration of Maturity if not previously sent and Notice of Non-Judicial Foreclosure Sale (Notice of Substituted Trustee's Sale).

This is an attempt by a debt collector to collect a consumer debt and any information obtained will be used for that purpose.

Unless within thirty (30) days after you receive this notice you dispute the validity of this debt, or any portion of the debt, the debt will be presumed to be valid.

If within this thirty days: (i) You notify this office (hereinafter "we" or "us") in writing that you dispute this debt, or any portion of it, then we will obtain and mail to you verification of this debt or a copy of any judgment against you; (ii) You request in writing that we obtain the name and address of the original creditor, if different from the current creditor, then we will obtain and mail it to you; (iii) You notify us in writing that you dispute this debt, or any portion of the debt, then we will cease collection of the debt, until we obtain verification of the debt, or a copy of any judgment, and mail it to you; (iv) You request in writing the name and address of the original creditor, if different from the current creditor, then we will cease collection of the debt, until we obtain the name and address of the original creditor and mail it to you.

In the event your are presently on active duty in the Armed Services of the United States or have been discharged within three (3) months prior to the date of this letter, please submit evidence of such service by way of a letter from your Commanding Officer or a copy of your discharge orders to this office immediately, inasmuch as you may have certain rights available to you pursuant to the Soldiers' and Sailors' Civil Relief Act.

Address for Notices:

Pite Duncan, LLP 4375 Jutland Drive, Suite 200 P.O. Box 17935 San Diego, CA 92177-0935

(See the name of the creditor and the amount of the debt on the next page)



NOTICE OF ACCELERATION OF MATURITY

THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE

Date: 3/11/2010

Loan No. 1023 T.S. No. TX-240297-C

Re: \$265,175.00 promissory note (the "Note", whether one or more) dated 3/18/2003, executed by RICHARD D. RODE A MARRIED MAN BEING JOINED HEREIN PROFORMA BY MY WIFE ,BARBARA O. RODE TO PERFECT LIEN ONLY, and payable to the order of MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., SOLELY AS NOMINEE FOR LENDER SOUTHTRUST MORTGAGE CORPORATION as therein provided, secured by a deed of trust (the "Deed of Trust") dated of even date therewith, and recorded in Harris County, Texas, covering the property described in the enclosed Notice of Substitute Trustee's Sale.

RICHARD D. RODE AND BARBARA O. RODE 2301 WEST LAWTHER LANE DEER PARK, TX 77536

You have previously been advised by letter dated 7/16/2009, of certain defaults under the Note or Deed of Trust and informed of the intent to accelerate the maturity date of the Note if defaults therein were not cured within the specified time period. Because of defaults in complying with the terms and provisions of the Note and Deed of Trust, notice is hereby given that the present legal holder of the Note HAS ACCELERATED THE MATURITY DATE OF THE NOTE. As a result of such acceleration, the entire unpaid principal balance of the Note and all accrued interest and all other sums lawfully owing on the Note or under the Deed of Trust are now due and payable and demand is hereby made for the immediate payment in full of all such sums, As of 3/11/2010, the total amount due is \$201,878.04.

YOU WILL, THEREFORE, TAKE NOTICE that, pursuant to Section 51.002 of the Texas Property Code, a Notice of Substitute Trustee's Sale (the "Notice") will be posted at the courthouse door of Harris County, Texas, and a copy of the Notice will be filed in the office of the County Clerk of Harris County, Texas. A copy of the Notice is enclosed herein.

Notice of Acceleration of Maturity

Loan No. 1023 T.S. No. TX-240297-C

You are further notified that, in accordance with the terms of the Deed of Trust, and subject to the provisions, if any, in the Note or Deed of Trust regarding your opportunity to reinstate, if payment in full of the outstanding principal balance of the Note, together with all interest accrued thereon and all other lawful charges and attorney's fees incurred to date are not received before the foreclosure sale, the liens created under the Deed of Trust will be foreclosed on as specified in the Notice, and any sums received at the foreclosure sale shall be applied as set forth in the Deed of Trust. As of 3/11/2010, the amount necessary for you to pay in order to cure the existing defaults and reinstate your loan is \$55,599.78.

In the event the subject property is sold at foreclosure for an amount not sufficient to satisfy the entire unpaid balance of the Note plus accrued but unpaid interested thereon plus escrow charges, late charges, default interest, trustee's fees, attorney's fees, and expenses incurred in connection with the foreclosure, you may be liable for the deficiency.

If you have received a discharge in bankruptcy, the lender does not seek a monetary judgment against you but only seeks possession of the collateral which is security for the debt.

Dated: 3/11/2010

PITE DUNCAN, LLP

By: Daniel R. Gamez (SBOT 24034451) 4375 Jutland Drive, Suite 200 P.O. Box 17935 San Diego, CA 92177-0935

12-12020-mg Doc 8452-19 Filed 04/09/15 Entered 04/09/15 12:40:49 Declaration Exhibit P Pg 60 of 64

ZICK & ONCKEN, P.C.

Jeffrey H. Uzick

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E-Mail: dee@uzickoncken.com
www.uzickoncken.com

April 6, 2010

Mr. Daniel R. Gamez Pite Duncan, L.L.P. Post Office Box 17935 San Diego, California 92177-0935

RE: Loan Number:

1023

TS Number:

TX-240297-C

Mortgagor:

Richard D. Rode

Property Address:

2301 West Lawther Lane, Deer Park, Texas, 77536

Dear Mr. Gamez:

My client Richard D. Rode, is in receipt of the Notice of Substitute Trustee's Sale. Please be advised that unless this Notice is removed immediately, a lawsuit will be instituted seeking an injunction for wrongful posting and foreclosure, along with other damages my client has suffered and will suffer because of such wrongful posting and foreclosure.

This maker was negotiated some time ago between my client and GMAC Mortgage. Attached are letters reflecting such agreements to modify the existing loan. Your clients have never sent the modification agreements that were promised to my client, yet their own correspondence confirms the agreement. Please contact me upon receipt of this letter to discuss your client's agreement and their failure to honor that agreement. If we do not hear from you within seven (7) days, a lawsuit will be instituted seeking any and all damages, a temporary restraining order, and temporary injunction, along with all attorneys' fees incurred in enforcing the agreement reached by your client.

Very truly yours,

5/dr\973.090059

FAXED & CRRR: 7004-1160-0007-3378-8032

San Anto

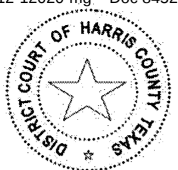
• Facsimile: (210) 341-1570

Hay L. L.

2702 Treble Creek • San Anto

32	SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY,	
7004 1160 0007 3378 80	■ Complete items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. ■ Print your name and address on the reverse so that we can return the card to you, Attach this card to the back of the melliplece, or on the front if space permits. 1. Article Addressed to: DANIEL R. GAMEZ PITE DUNCAN, L.L.P. 1. O. D. 17935	A. Signature X. D. G. Fraceived by (Printed Name) D. Is delivery address different from item if YES, enter delivery address below	
	JAN DIEGO, CA 92177- 0935	☐ Certified Mail ☐ Express Mall ☐ Registered ☐ Return Rece ☐ Insured Mail ☐ C.O.D.	ipt for Merchandise
	2. { 7004 1160 0007 3378	4. Restricted Delivery? (Extra Fee)	102595-02-M-1540

Certified Document Number: 49395280 - Page 52 of 52



I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this July 21, 2011

Certified Document Number:

49395280 Total Pages: 52

Chris Daniel, DISTRICT CLERK

HARRIS COUNTY, TEXAS



PLEASE P

<u>'Y</u>



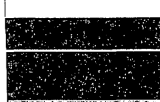
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PLEASE PRESS FIRMLY

PLEASE PRESS FIRMLY



07/22/2011 Mailed From 77002 US POSTAGE



www.usps.com

From:

CHRIS DANIEL

HARRIS COUNTY DISTRICT CLERK P.O. Box 4651 HOUSTON, TEXAS 77210-4651



Homecomings Financial L.L.C. By serving its registered agent Corporation Service Company 211 East 7th Street, Suite #620 Austin, Texas 78701



We Deliver.



HOW TO USE:

COMPLETE ADDRESS AREA Type or print return address and addressee information in designated area or on label.

IS IS COMPORKID



2. PAYMENT METHOD

Affix postage or meter strip to area indicated in upper right hand corner.



 ATTACH LABEL (Optional) Remove label backing and affix in designated location.



4. Bring your Priority Mail package to a post office, present it to your letter carrier, or call 1-800-222-1811 for pick up service. Stamped mail may be deposited in a collection box ONLY if it weighs less than 16 ounces.

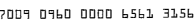
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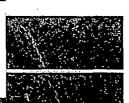
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